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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/937,460	12/28/2001	Pieter Tjerk Koopman	3135-011614 9480	
75	90 05/26/2006		EXAM	INER
John W McIlv	aine		AN, SHA	AWN S
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436 Seventh Av	enue e		ART UNIT	PAPER NUMBER
Pittsburgh, PA 15219-1818			2621	
			DATE MAILED: 05/26/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		09/937,460	KOOPMAN, PIETER TJERK				
		Examiner	Art Unit				
		Shawn S. An	2621				
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with the c	orrespondence address				
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATE in any be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. It period for reply is specified above, the maximum statutory period or reto reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status							
1)⊠	Responsive to communication(s) filed on <u>15 M</u>	arch 2006					
, · ·		action is non-final.					
<i>,</i> —	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims						
· _	Claim(s) <u>22-34,36,37,39,40 and 42</u> is/are pend	ling in the application					
	4a) Of the above claim(s) is/are withdrawn from consideration.						
	i) Claim(s) is/are allowed.						
-	Claim(s) <u>22-34,36,37,39,40 and 42</u> is/are rejected.						
	Claim(s) is/are objected to.						
8)	Claim(s) are subject to restriction and/o	r election requirement.					
Applicati	on Papers						
	The specification is objected to by the Examine	r					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority u	inder 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a) ☐ All b) ☐ Some * c) ☐ None of:							
	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents have been received in Application No						
	3. Copies of the certified copies of the priority documents have been received in this National Stage						
	application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.							
Attachment	• •						
1) 🔀 Notice 2) 🗌 Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948)	4)					
3) 🔲 Infom	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) No(s)/Mail Date		atent Application (PTO-152)				

DETAILED ACTION

Response to Amendment

1. As per Applicant's instructions as filed on 3/15/06, claims 22, 36, and 39 have been amended, and claims 1-21, 35, 38, and 41 have been canceled.

Response to Remarks

2. Applicant's arguments with respect to amended claims as above have been carefully considered but are moot in view of the new ground(s) of rejection incorporating previously cited prior art references.

Furthermore, in response to applicant's argument that the cited prior art references are nonanalogous art, it has been held that a prior art reference must either be in the field of applicant's endeavor or, if not, then be reasonably pertinent to the particular problem with which the applicant was concerned, in order to be relied upon as a basis for rejection of the claimed invention. See In re Oetiker, 977 F.2d 1443, 24 USPQ2d 1443 (Fed. Cir. 1992). In this case, Applicant's invention relates to a device and a method for recording an image of an object for the analysis of DNA or protein (cell) structures. Bacus' (primary) reference relates to a device and a method for recording an image of an object for the analysis of cell structures. Further, Bacus (primary) teaches property measure of cells in terms of such features as DNA content ..., and the ratio of the size of nucleus to that of the cytoplasm (col. 1, lines 50-59). Furthermore, Bacus' (secondary) reference teaches recording an image of an irradiated or emissive structure of DNA, and placing the DNA structure in stationary position for cellular image analysis (col. 3, lines 42-59; col. 4, lines 39-58). Therefore, all of the cited Bacus' references are quite similar in the field of technology (biology, medical image analysis, cellular analysis) as Applicant's invention.

Moreover, Applicant's argument regarding the scale difference between the two fields of endeavor, there are conventional microscopic camera(s), which can accommodate capturing images of various sizes/scale.

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Claim Rejections - 35 USC § 103

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3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

4. Claim 22, 27, 32, and 36 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bacus (4,175,860) in view of Bacus (4,741,043).

Regarding claims 22, 27, and 36, Bacus discloses a device for selecting and recording an image of an irradiated or emissive structure, comprising:

an object holder (Fig. 1, 10) for positioning the structure (slide comprising cell(s));

a mirror (28) for reflecting an image of the structure;

at least one stationary mirror (28 or 20) disposed between the structure and the camera; and

a camera (32) for selecting a part of the image from the reflected image of the structure,

wherein in order to reflect an image, the mirror (28) is situated around a single axis such that a selected part of the image is reflected by the mirror to a viewing area and the part of the image to be reflected to the viewing area is also reflected by at least one additional stationary mirror (28) as well as by the mirror (Fig. 1; col. 6, lines 29-65).

Note: the beam splitter (20) is defined as a mirror or prism that is used to divide a beam of radiation into two or more parts.

Bacus does not particularly disclose <u>displaceable</u> camera, and <u>rotation</u> aspect of the mirror. However, the Examiner takes official notice that a displaceable (tracking, horizontal/vertical scanning/panning, rotating) camera and rotatable mirror (<u>see cited</u>

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Bacus et al reference (5,134,662)) are conventionally well known in the art. Therefore, it would have been obvious to a person of skill in the art employing a device for selecting and recording an image as taught by Bacus to incorporate the well known displaceable camera so that the Bacus' camera can freely move/rotate (displacement) so as to better select a part of the image from the reflected image of the object, and also incorporate the rotatable mirror so that the Bacus' mirror is rotated around a single rotation axis such that a selected part of the image is reflected by the mirror to a viewing area.

Furthermore, Bacus does not specifically disclose recording an image of an irradiated or emissive <u>structure of DNA, RNA, or protein</u>, and placing <u>the DNA, RNA, or protein structure</u> in stationary position.

However, Bacus (primary) teaches property measure of cells in terms of such features as <u>DNA content</u> ..., and the ratio of the size of nucleus to that of the cytoplasm (col. 1, lines 50-59).

Moreover, Bacus (secondary) teaches recording an image of an irradiated or emissive <u>structure of DNA</u>, and placing <u>the DNA structure</u> in stationary position for cellular image analysis (col. 3, lines 42-59; col. 4, lines 39-58).

Therefore, it would have been obvious to a person of skill in the art employing a device for selecting and recording an image as taught by Bacus to easily substitute the cell structure with the DNA structure, or additionally analyze the DNA structure for the cellular image analysis.

Regarding claim 32, it is considered quite obvious for Bacus's device to be provided with a housing in order to protect the device from dirt, dust, irradiation, liquid pour, vandalism, etc.

Furthermore, the Examiner takes official notice that a housing such as Bacus's device, or any other electrical device usually is completely sealed (radiation sealed as well) for the purpose of protection and prevention so at least the external irradiation by a radiation source does not interfere with the internal radiation source in the device.

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5. Claims (23, 30), and 37 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bacus and Bacus (secondary) as applied to claims 22 and 36 above, respectively, and further in view of Madden et al (6,297,825 B1).

Regarding claims 23, 30, and 37, Bacus does not specifically disclose the camera being rotatable around two rotation axis substantially perpendicular to each other.

However, it is well known in the image processing art for a camera to rotate in a desired angle for an effective way of taking/capturing/sensing an image.

Furthermore, Madden et al teaches an example of camera rotation (col. 10, lines 1-4).

Moreover, a drive means for displacing the camera is considered an inherent feature, because the camera can't displace/move by itself.

Therefore, it would have been obvious to a person of skill in the art employing a device for selecting and recording an image as taught by Bacus to incorporate the well known concept of camera rotation as above as taught by Maden et al so that the Bacus's camera can be rotatable around two rotation axis substantially perpendicular to each other for an effective way of taking/capturing/sensing an image.

6. Claims (24-26, 28-29, 31, 33-34) and (39-40, 42) are rejected under 35 U.S.C. 103(a) as being unpatentable over Bacus and Bacus (secondary) as applied to claims 22 and 36 above, respectively, and further in view of Bacus et al (5,134,662).

Regarding claims 26 and 40, Bacus does not specifically disclose a radiation source for irradiating the structure positioned by the object holder.

However, Bacus et al teaches the radiation source (Fig. 2, 19) for irradiating the structure positioned by the object holder (51).

Therefore, it would have been obvious to a person of skill in the art employing a device for selecting and recording an image as taught by Bacus to incorporate the well known concept of the radiation source for irradiating the object as above as taught by Bacus et al as an effective tool for sensing an image.

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Regarding claim 24, Bacus does not specifically disclose the mirror being rotatable around a single rotation axis.

However, Bacus et al teaches the mirror (Fig. 3, 160) being rotatable around a single rotation axis for the purpose of reflecting a chosen part of the image of the object to a viewing area (col. 27, lines 48-50).

Therefore, it would have been obvious to a person of skill in the art employing a device for selecting and recording an image as taught by Bacus to incorporate the well known concept of mirror rotation as above as taught by Bacus et al so that the Bacus's mirror can be rotatable around a single rotation axis for the purpose of reflecting a chosen part of the image to a viewing are for an effective way of taking/capturing/sensing an image.

Regarding claims 25, 33, and 39, Bacus discloses the camera being displaceable in the viewing area substantially parallel to the rotation axis of the rotatable mirror having an elongated form (Fig. 1).

Regarding claims 28 and 42, Bacus discloses the radiation source being disposed on the side of the structure remote from the mirror (Fig. 2, 19).

Regarding claim 29, a drive means for rotating the mirror is considered an inherent feature, because the mirror can't rotate by itself.

Regarding claim 31, a linear guide means for guiding the camera is considered an obvious feature to hold the camera in place.

Regarding claim 34, it would have been obvious to make the rotatable mirror, rotatable axis, and a drive means for rotation to be integral with the camera so that the object image is totally aligned with the rotatable mirror, rotatable axis, and the camera.

Conclusion

7. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a). A shortened statutory period for reply to this final action is set to expire

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THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

- 8. Any inquiry concerning this communication or earlier communications from the Examiner should be directed to *Shawn S. An* whose telephone number is 571-272-7324.
- 9. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.
- 10. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

SHAWN AN PRIMARY EXAMINER